

Stupendous Sale

Begins Monday Morning
For One Week Only!

EMBROIDERY EDGINGS, INSERTIONS
AND ALL OVER EMBROIDERIES

Will Be Sold at

MANUFACTURERS' COST PRICES!

The importance of this sale to every home cannot be over-estimated. The price reductions are almost beyond belief, yet every piece of embroidery is plainly marked and will prove its quality. There are hundreds of patterns to select from and every one dainty and pretty. It is one of the most important economy events we have ever planned. Prices will astonish you.

N. S. SACKS' DRY GOODS CO., LTD., Cor Fort and
Beretania Sts.

SALE BEGINS MONDAY MORNING.
SEE OUR FORT STREET WINDOW.

ENTRIES FOR THE FIELD MEET

(Continued from page one).

One-half mile relay—C. Lyman, W. Cooper, W. Desha, Hong Chock, Joe Pa and A. Schmuck.

One mile relay—J. Desha, J. Peterson, Joe Pa, F. Wight, Ming Chock, R. Smith, D. Desha, C. Lyman and W. Desha.

880 yard run—R. Smith, S. Dodge, J. Desha, D. Desha, C. Lyman, W. Cooper and J. Pa.

120-yard hurdles—W. Desha.

One mile walk—Hong Chock, Aloy Soong, L. Withington and E. F. Melanphy.

The Kamehameha Alumni Athletic Club will enter the following:

880-yard run—John Kepa and William Helenih.

Half-mile and one mile relay—H. Hanakahi, T. Nahiwa, J. Arela and J. Kepa.

100-yard dash—Ah Hook, H. Hanakahi, J. Arela and K. Owana.

440-yard—T. Nahiwa.

One mile run—John Kepa and William Helenih.

Shot put—Ed. Hamauku and C. Naha.

50-yard dash—Ah Hook, H. Hanakahi and K. Owana.

Hammer throw—E. Hamauku and C. Naha.

One mile walk—Bill Huihui.

The Tenth Infantry will enter two men—John Armstrong in the 100 yard dash, and J. C. Ewing in the half mile run.

Kamehameha School:

50-yard dash—J. McCandless, F. Mackenzie, P. Cummings, H. Hui and J. Pahia.

100-yard dash—J. McCandless, P. Cummings, F. Mackenzie, J. Pahia and H. Hui.

440-yard dash—J. McCandless, F. Mackenzie, G. Maloho, B. Maby and D. Mahukona.

One mile run—H. Sawaguchi, J. Bartels, P. Contrades, Kallimapehu, G. McIntyre and D. Davies.

880-yard dash—D. Mahukona, S. Kuahine, P. Contrades, J. Kapu and W. Punoi.

220-yard dash—J. McCandless, F. Mackenzie, H. Hui and K. Kahiki.

Half-mile relay—J. McCandless, P. Cummings, F. Mackenzie, G. Maloho, H. Hui, D. Mahukona and B. Maby.

120-yard hurdle—H. Kalpo, S. Toomey, J. McCandless, W. Punoi and S. Robinson.

One mile walk—W. Punoi, J. Kapu, H. Auld and E. Noah.

One mile relay—J. McCandless, G. Maloho, B. Maby, D. Mahukona, F. Mackenzie and S. Kuahine.

Pole vault—J. Archer, J. Bai, S. Kahane, W. Cluney, P. Cummings.

Shot put—Wm. Meyer, C. Makanul, P. Contrades, J. McCandless, H. Robinson and F. Kanae.

Hammer throw—F. Kanae, S. Apela, H. Robinson, C. Makanul and Wm. Meyer.

Broad jump—J. McCandless, F. Mackenzie, P. Cummings, D. Mahukona and S. Kahane.

High jump—J. McCandless, S. Robinson, J. Simeona, A. Asiu, D. Mahukona.

The Diamond Heads will be represented by the following:

One mile run—F. Scharsh, F. Bechert and Jno. Kepa.

One mile walk—K. C. Hopper, D. Trash and H. M. Ayers.

120 yard hurdles—F. Sylva and Chas. En Sue.

Half-mile relay—Jno. Lee, F. Sylva, H. Sheldon, M. Correa, En Sue and Akana.

Shot put—Oliver Jones, G. Ewaliko, and McLeod.

High jump—F. Sylva, K. C. Hopper and Ching Yet.

Running Broad jump—C. En Sue, Amoy and Joe Fern.

Pole Vault—Amey, Joe Fern, Carter and Kna.

Hammer Throw—Y. McLeod, W. R. Chitto and McLeod.

50 yard dash—C. En Sue, M. Correa and J. Kaulukou.

100 yard dash—C. En Sue, A. Akana and John Lo.

220 yard run—A. Akana, H. Sheldon and J. Lo.

440 yard run—H. Sheldon, Robert Clarke, F. Sylva and F. Sharch.

880 yard run—F. Sharch, G. Desha Jr. Robert Clark and Ching Lun.

One mile relay—F. Scharsh, F. Sylva, J. Lee, G. Desha, Jr., H. Sheldon and Akana.

The Tenth Infantry baseball team will play the Twilights next Sunday afternoon at Kapiolani Park.

The Board of Supervisors will meet this evening at 7:30 o'clock.

Suit for divorce on the grounds of desertion and adultery has been filed by Charles T. Vincent against Anna K. Vincent of Hawaii. Henry Hogan is his attorney.

As the result of the recent wholesale arrest of Korean vagrants Judge Whitney bestowed free lodging upon five of the bunch. They were given from 45 to 90 days each by the court today.

SHIPPING INTELLIGENCE

ARRIVING.

Monday, March 19.

Am. schr. Metta Nelson, Sorentain, 39 days from Eureka at 11:30 a. m.

DEPARTING.

Sunday, March 18.

Tug Fearless, Olsen, for Kohala at 1:30 p. m.

Monday, March 19.

Stmr. Noeau, Pederson, for Mahukona, Honokaa and Kukuhaele and Maui ports at 3 p. m.

Schr. Ada, Mana, for Lahaina, at 5 p. m.

Tuesday, March 20.

Stmr. Koaohou, Tullett, for Kaula ports at 5 p. m.

The schooner Allen A. left Makawell for Kaanapali to load sugar for San Francisco.

MOLOKANS ARE NOT DISSATISFIED

J. B. CASTLE RETURNS FROM
KAUAI AND REPORTS THAT
THE MOLOKANS ARE SATISFIED

J. B. Castle returned from Kauai yesterday and reports that the Molokans are quiet and are doing splendid work. It was all a misunderstanding in the first place that led to the rumors of trouble, which were greatly exaggerated.

"These people came to a strange country," said Mr. Castle this morning "and naturally they found much that was new and strange. Hence they misunderstood, and it led to some slight difficulties but all is straightened out now. They have moved their camp to a different location and are improving their places all of the time. Soon new school houses will be built and teachers begin their work, then all will be well. They are doing splendid work and all of the stories of dissatisfaction told about them were greatly exaggerated. They have at no time threatened to return to Los Angeles, but rather have talked about bringing others here."

DAILY STOCK REPORT

Between Boards: 250 Honokaa, \$12.50.	
Session Sales: 175 McBryde, \$5.50;	
25 Hon. B. & M. Co., \$25.25; 119 Kihel, \$8.35.	
C. Brewer & Co.,	\$405.00
Ewa Plan, Co.,	24.50
Haw. Com.,	83.00
Haw. Sugar Co.,	33.50
Honokaa Sugar Co.,	12.50
Hawaiian Agri.,	116.00
Kahuku Plan, Co.,	22.50
Haiku	195.00
Kihel	8.00
Kipahulu Sugar Co.,	30.00
Koloa Sugar Co.,	120.00
McBryde	5.00
Oahu Sugar Co.,	99.00
Onomea Sugar Co.,	28.15
Ookala Sugar Co.,	5.50
Olau Sugar Co.,	3.00
Olowalu Co.,	80.00
Paaunah Sugar Co.,	20.00
Pala Plan Co.,	180.00
Poapeko Sugar Co.,	145.00
Pioneer Mill Co.,	135.00
Wailuku Agr. Co.,	63.00
Wailuku	275.00
Waimanalo	165.00
Waiman Mill Co.,	60.00
L. I. S. N. Co.,	120.00
Haw. Electric	120.00
Hon. R. T. P.,	102.50
Hon. R. T. Co.,	67.50
Mutual Telephone	9.00
Oahu Railway	92.00
Hon. Brew. Co.,	25.15
Haw. Ter. 48	160.00
Haw. Ter. 48	160.00
Cal. Beet Sugar Co. 68	103.00
Haiku 68	103.00
Hawaiian Com. 68	105.00
Haw. Sugar 68	102.50
Hilo, R. R. Co. 68	80.00
H. R. T. Co. 68	108.00
Kahuku 68	100.50
Oahu Sugar 68	100.00
Oahu Railway 68	104.50
Pala 68	103.00
Wailuku Agri. 68	100.00
McBryde Sugar Co. 68	100.00

"BEEF TRUST" ARGUMENT

(Continued from page one).

murrer, which will probably last several days.

The 28 demurrers are set forth in hundreds of typewritten pages and make the argument about the most complicated ever conducted here. United States Attorney Dunne has found nine general grounds of demurrer and classifies them as follows:

1. This court has no jurisdiction—by Holmes & Stanley, Baidon & Marx, Kinney, McClanahan & Cooper, Castle & Withington, Henry E. Highton.

2. The bill states no case for relief—by the same attorneys.

3. The bill is uncertain in that it does not state what means have been taken, or that any means have been taken, to carry out the alleged combination, or what if any acts have been done thereunder or in pursuance thereof; and it is uncertain from the bill whether any acts have been done thereunder or whether such acts if done are illegal or in violation of the act of Congress—same attorneys.

4. No case for relief is stated in 15 named paragraphs—same attorneys.

5. The monopoly allegations of the bill state no case—same attorneys.

6. No case for relief is stated in ten named paragraphs of the bill for reasons which are further classified under 29 different subheads, from all the demurrers, alleging features of indefiniteness and failure to allege sufficient facts, to specify, etc.—Kinney, McClanahan & Cooper, Castle & Withington.

7. On the bill no injunction could possibly issue in the terms prayed for, even if one could issue at all as to any of the acts charged—Kinney, McClanahan & Cooper, Castle & Withington.

8. The bill does not show that the action is one arising under the Constitution and Laws of the United States—Castle & Withington, Henry E. Highton.

9. From paragraph 10 of the bill it is uncertain whether it is intended to be alleged that the defendant can and does control, or can or does if combined, and whether it is intended to be alleged that the defendant is combined—Castle & Withington.

SKATER HURT HER ARM.

Mrs. E. K. Freeth fell at the skating rink this morning and sustained a painful injury to her left arm. It is understood that one of the bones was broken.

JUSTICES DISAGREE WITH VIGOR

The Supreme Court's long term of unanimity has encountered a sudden break. This morning another decision was handed down with Chief Justice Frear dissenting. Wilder having written the opinion and Hartwell a brief concurring opinion. It is in the test case brought to settle the question of whether the Territory may garnish seamen's wages, after securing a judgment for taxes. The majority of the court decided against the Territory, and the case will be appealed to the Supreme court of the United States. It is already subject of a test suit in the United States District court, so that Judge Dole's opinion will soon be forthcoming.

A peculiar feature of the case is said to be that if Dole should agree therewithally with Frear he would have to hold, as far as practical results are concerned, with Wilder and Hartwell. If Dole should decide that the Territory may garnish, say the lawyers, he would then hold that his court could not give a decision withholding the tax money from the seamen, because that would mean providing for collecting it twice.

The Supreme Justices disagree over the difference between an attachment of garnishment before and after a judgment. Says the opinion of the court:

"Plaintiff admits that such wages cannot be attached or subjected to garnishment before judgment, but contends that after judgment the statute does not prevent attachment or garnishment. We fail to see the distinction. There is no question but that this statute was enacted for the protection of seamen; the effect of it is to nail the wages of a seaman to the mast of his ship. And, if a seaman's wages for his own benefit are protected from attachment, what difference does it make to him whether they are attached before or after judgment. In our opinion there is no such distinction as is contended for."

Justice Wilder concludes by saying that the contention in favor of garnishment "is opposed to the plain and ordinary meaning of the words of the statute," and Justice Hartwell closes a brief concurring opinion by saying that the federal statute prohibiting attachments does not except attachments after judgment, "and the court has no authority to make the exception," but Chief Justice Frear finds that construction of the statutes "in their ordinary sense" leads to the view that there was no intention to include attachments after judgment. Says the chief justice:

"The reason of the statute is found in the improvident character of seamen and the peculiar circumstances under which they are placed and the consequent need of their protection. To permit a retention of their wages pending a suit of uncertain duration and result would often work a great hardship upon them, but to allow their wages to be applied in payment of a just debt conclusively determined by a judgment would not be a hardship in a legal sense. The object of the statute is to prevent a suspension of wages by attachment or garnishment pending an action that may turn out to be unfounded, and not to prevent their application on execution to the payment of a just debt. In a certain sense a payment of a seaman's just debt would be a payment to him. It would be a payment on his account."

The chief justice is just as positive the other way as the opinion of the court is against the Territory, for he finishes by saying that "from whatever point it is viewed, the statute in question (excepting seamen from attachment) has no application to the present case."

M. F. Prosser appeared for the Territory and Smith & Lewis for the garnishers, the Inter-Island Steam Navigation Company.

KAHULUI HARBOR

Work on the improvement of Kahului harbor is to be commenced very soon. Last week about 12,000 feet of lumber for the construction of pontoons were shipped by the steamer Claudine to Kahului and tomorrow the pipes will be sent to Kahului by the steamer Likilike. Carpenters were sent to Kahului last week to construct the pontoons.

The dredger Reclamation is ready to be towed to Kahului to start on the work. As soon as the tug Fearless returns from Hilo, she will be hired to take the Reclamation to Kahului. The first interval that is likely to be dull in shipping, will be taken to have the Fearless take the Reclamation to Kahului.

WATER SUPPLY FOR LAHAINA

SUPERINTENDENT HOLLOWAY
MAKES TEMPORARY ARRANGEMENTS—PREPARES TO CONDEMN

Superintendent Holloway has returned from his trip to Lahaina to arrange for a water supply for the town. A temporary division was agreed upon whereby the public system will get water from the Lahaina share of Kanaha stream, until Lahaina gets a supply of her own.

Holloway will proceed to get some of the supply now used by Pioneer plantation. Commissioners will be selected to appraise the water, under condemnation proceedings and if a satisfactory price is not arrived at, the matter will be taken into court.

Columbia Graphophone free. See page 7.



FOR RENT

Furnished House, Pacific Heights,
Four Bedrooms \$75.00
Emma Street 30.00
Gandall Lane 25.00
Cor. Young and Aloha Lane 15.00
Cor. King and Aloha Lane 20.00
Waikiki Beach 40.00
College Hills 40.00
Kinau Street 27.50
Lunalilo Street 50.00

Henry Waterhouse Trust Co., Ltd.

Corner Fort and
Merchant Streets,
Honolulu, - - - Hawaii.

Classified Advertising

Furnished Rooms

Furnished room in a modern mosquito-proof residence within walking distance. 762 Lunalilo street.

Wanted

Boys between 14 and 15 years. Apply in person at W. W. Dimond & Co., Ltd., between 2 and 3 o'clock.

For Sale

Forty-eight inch Electric Ceiling Fan at the O. K. Barber shop, Bethel street near King. H. W. Myers, Proprietor.

"SAPHO" AGAIN BY POPULAR DEMAND

"Sapho" will be played by the Buhlers at the Orpheum this evening, in response to a strong demand for the repetition of this masterpiece which so delighted Honolulu audiences earlier in the season. Crowded houses greeted the previous performance, and the triumph was complete. Lillian Hayward appears in the title role. She is a fascinating "Sapho." Richard Buhler plays an intensely interesting character, that of the unsophisticated lover with whom "Sapho" is madly smitten.

This is the last week of the Buhlers' engagement and it will be crowded with big plays. Tomorrow evening "Turned Up," a rattling farce comedy, will be produced again, by request, and on Wednesday "Camille" will once more charm local theater-goers.

On Thursday, Friday and Saturday the Buhlers appear at the Opera House for the benefit of the Hawaii Yacht Club, giving "Held by the Enemy" Thursday and Saturday nights, and "Thelma" Friday evening, and at the Saturday matinee. Members of the Hawaii Yacht Club will furnish original entertainment between the acts of the Opera House plays, having arranged an elaborate program of enjoyable features. Tickets sold by the members of the yacht club can be exchanged for reserved seats, beginning tomorrow.

HALEIWA.

The Haleiwa Hotel, Honolulu's famous country resort, on the line of the Oahu Railway, contains every modern improvement and affords its guests an opportunity to enjoy all amusements—golf, tennis, billiards, fresh and salt water bathing, shooting, fishing, riding and driving. Ticket, including railway fare and one full day's room and board, are sold at the Honolulu Station and Trent & Company for \$5. For departure of trains consult time table.

On Sundays the Haleiwa Limited, a two hour train, leaves at 8:22 a. m.; returning, arrives in Honolulu at 10 p. m.

Columbia Graphophone free. See page 7.

NEW ADVERTISEMENTS

CARD OF THANKS.

Mr. and Mrs. Fred Harrison wish to thank the many friends who so kindly assisted with help and sympathy during the recent illness and death of their son.

FOR PRIVATE SALE!

The new pleasure yacht "Kapolei" fastest sloop in the Hawaiian waters. Oak frames, planking, decking, cabin of eastern cedar.

Complete set of racing sails, spinaker, balloon and storm jibs.

Further particulars can be obtained from

HARRY ARMITAGE,
Stock and Bond Broker,
Honolulu.

ANNUAL MEETING.

McBRYDE SUGAR CO., LTD.

Notice is hereby given that the annual meeting of the McBryde Sugar Company, Limited will be held in the office of Theo. H. Davies & Co., Ltd., on Thursday, March 22nd, 1906 at 10 a. m.

The stock transfer books will be closed between the 8th and the 22nd inst.

F. M. SWANZY,
Treasurer, McBryde Sugar Co., Ltd.
Honolulu, March 8, 1906.

24-Mar. 12, 15, 19.



The New Policies of The Mutual Life Insurance Co. Of New York

Have been carefully drawn so as to avoid as far as possible the use of unnecessary technical terms. The agreements and privileges are clearly and precisely stated, and the contract may be easily understood by its possessor.

They are the best of life insurance contracts and are issued by the BEST of all the companies in the world.

LIMITED PAYMENT LIFE POLICY.

By the terms of this contract the amount of the insurance is payable upon the death of the insured, and the premiums are payable during a limited number of years—twenty, fifteen or ten years.

The Limited Payment Life Policy is in many respects and for a large class of insurers a most desirable contract, providing as it does that the premiums shall all be paid in the early and productive years of life, thus the policy becomes fully paid up for the whole amount in a fixed number of years. Dividends are payable annually, or at the end of 5, 10, 15 or 20 years.

HOW MUCH WILL IT COST?

Between the ages of 25 and 31 years, inclusive, SIX TO SEVEN CENTS A DAY will be the "first cost" of \$1000 good life insurance.

Between the ages of 32 and 52 years, SEVEN TO FIFTEEN CENTS A DAY.

Between the ages of 53 and 65 years, SIXTEEN TO TWENTY-NINE CENTS A DAY.

Is there any healthy man or woman in America at work for wages who can not afford this "first cost" of a good \$1000 policy in the best and strongest company on earth?

A little self-denial in small things—pleasant things, perhaps, but unnecessary things—will pay the bill easily.

Different forms of policies cost various prices.

OUR TWENTY-YEAR DISTRIBUTION POLICY on continuous life and limited payment plans affords the maximum of security at the minimum of cost.

OUR GUARANTEED INCOME POLICY provides a guaranteed income, secure investment, and absolute protection.

OUR ENDOWMENT POLICY provides a certain guaranteed sum, payable with profits at a fixed time.

OUR 4 AND 5 PER CENT. BONDS furnish the best and most effective forms of indemnity and fixed annual income to survivors.

OUR CONTINUOUS INSTALMENT POLICY so adjusts the payment of the amount insured as to create a fixed income during the life of the beneficiary.